REMARKS

All claims were rejected, either alone or in combination with other references, over Jamtgaard et al., U.S. Patent 6,430,624. Applicants disagree that Jamtgaard shows the claimed features.

U.S. Patent 6,430,624 to Jamtgaard et al. fails to show or suggest the detecting of a wireless capability. The teachings of Jamtgaard et al. is a method of delivering web content to a variety of different information appliances, Col. 3, lines 66-67 and Col. 4, line 1. Within the Jamtgaard reference, there does not appear to be any teaching of detecting whether the user has a wireless capability. In Col. 4, lines 58-67 of Jamtgaard et al., pointed to the by the Examiner, there is a discussion regarding connecting to a provider's web site and then making a re-delivery, such as by wireless carrier, but the step of detecting a wireless capability is not described, nor does it appear to be present. Column 7, lines 13-26, pointed to by the Examiner, also appear to describe the same features. Namely, it appears to describe a transmission of a wireless signal without first carrying out the step of detecting whether there is a wireless capability. Accordingly the claimed features are not shown in the Jamtgaard et al. reference.

The Director is authorized to charge any additional fees due by way of this Amendment, or credit any overpayment, to our Deposit Account No. 19-1090.

Favorable consideration and a Notice of Allowance are earnestly solicited.

Respectfully submitted,

SEED Intellectual Property Law Group PLLC

Culun

David V. Carlson

Registration No. 31,153

DVC:lcs Enclosure:

Postcard 701 Fifth Avenue, Suite 6300 Seattle, Washington 98104-7092 Phone: (206) 622-4900

Fax: (206) 682-6031

. .

578675_1.DOC